

Georgia Department of Natural Resources
Environmental Protection Division

2 Martin Luther King Jr. Drive, Suite 1456, Atlanta, Georgia 30334
Judson H. Turner, Director
(404) 656-4713

April 29, 2015

Persons who commented on
Draft LAS Permit No. GAJ040028

RE: EPD Response to Comments
Colonial Pipeline, Atlanta Junction Facility
GAJ040028 (formerly GA01-543)
Austell, Cobb County

Dear Participant/Commenter:

Thank you for your comments concerning the reissuance of the LAS permit for Colonial Pipeline, Atlanta Junction Facility. Changes have been made to the permit based on comments received during the public comment period for the draft LAS permit.

The modified permit meets all necessary requirements and is protective of the environment. Therefore, the Environmental Protection Division (EPD) has issued the permit. This determination was made after careful consideration of all the comments received by EPD.

Attached is a summary of comments from the public and our responses to the issues raised. We appreciate your interest in this matter.

Sincerely,



Jeff Larson, Manager
Wastewater Regulatory Program
Watershed Protection Branch

JL/ay
Attachment

Public Comments and EPD Responses on Draft LAS Permit
Name of Colonial Pipeline Company – GAJ040028

COMMENTS RECEIVED	EPD RESPONSE
<p>Requirement for Daily Rainfall Log</p> <p>Draft Permit Part I.B.1.d is a new requirement. It requires Colonial to keep a daily log of rainfall received within 0.5 miles of the LAS. Currently, Colonial relies upon daily rainfall data collected by the US Geologic Survey at their Olley Creek monitoring station (Station ID 02336986), which is located just 1.36 miles from the LAS spray field, as presented on the attached aerial photograph.</p>	<p>Permit language will be revised in Part I.B.1.d of this permit from 0.5 miles to 1.5 miles to accommodate the USGS monitoring station at Olley Creek. The data from the USGS monitoring station will then be used to fulfill the requirement for the daily rainfall log.</p>
<p>Requirement for Quarterly Surface Water Monitoring</p> <p>Draft Permit Part I.B.5 is a new requirement. It requires Colonial to conduct quarterly upstream and downstream monitoring of Olley Creek. Resolve suggests that monitoring of surface water is not necessary during any quarter in which no applications are made.</p>	<p>The quarterly surface water monitoring requirement of Olley Creek is required year round. Only 4 sampling events will have to be obtained by the permittee in a year. The data is used to ensure best management practices are employed year round for the land application site and provides baseline and comparative data for the entire year, when the permittee is and is not land applying.</p>

Response to Comments for Colonial Pipeline Company Address List
Permit No. GAJ048429
Permit Issuance Date: April 27, 2015

Robert West, Operations Manager
Colonial Pipeline Company
3925 Anderson Farm Road
Austell, Georgia 30106